

FILED  
U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND**

2015 NOV -9 PM 3:53

**XIAO MA,**

\*

CLERK'S OFFICE  
AT BALTIMORE

Plaintiff,

\*

BY \_\_\_\_\_ DEPUTY

v.

\*

Civil No. 1:15-cv-01059-RDB

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\*

**CAERVISION CORPORATION,  
CTCI, LLC  
AA MEDICA, LLC**

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Defendants.

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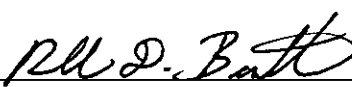
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**JUDGMENT BY DEFAULT PURSUANT TO RULE 55  
OF THE FEDERAL RULES OF CIVIL PROCEDURE**

It appearing from the records and/or affidavits in the above-captioned matter that an order of Default for want of answer or other defense was made on November 4, 2015, as to Defendants CaerVision Corporation, CTCI, LLC, and AA Medica, LLC for failure to plead or otherwise defend as provided by the Federal Rules of Civil Procedure; and it appearing that Defendants were properly served on October 1, 2015; therefore, it is this 9<sup>th</sup> day of November, 2015, by the United States District Court for the District of Maryland,

**ORDERED and ADJUDGED**, that Judgment by Default be and the same is entered in favor of Plaintiff against Defendants CaerVision Corporation, CTCI, LLC, and AA Medica, LLC, jointly and severally, for the sum of \$117,052.35, with interest and costs.

  
Richard D. Bennett  
UNITED STATES DISTRICT JUDGE